OFFICIAL BALLOT **GUBERNATORIAL GENERAL ELECTION** NOVEMBER 7, 2006 7 A.M. TO 8 P.M. STATE OF MARYLAND, HARFORD COUNTY

GOVERNOR / LT. GOVERNOR Vote for One	ATTORNEY GENERAL Vote for One	
Robert L. Ehrlich, Jr. And Republic Kristen Cox	Scott L Rolle Republican	
Martin O'Malley And Democra Anthony G. Brown	Douglas F. Gansler Democratic	
Ed Boyd And Gre	Write-in	
James Joseph Madigan Christopher A. Driscoll And Popu	U.S. SENATOR Vote for One	
Ed Rothstein	Michael S. Steele Republican	
Write-in	Benjamin L. Cardin Democratic	
COMPTROLLER Vote for One	Kevin Zeese Green	
Anne M. McCarthy Republic	Write-in	
Peter Franchot Democra	REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 2	
Write-in	Vote for One	
I.	Jimmy Mathis Republican	
	C. A. Dutch Ruppersberger Democratic	
	Write-in	



STATE SENATOR LEGISLATIVE DISTRICT 34 Vote for One		PRESIDENT OF THE COUNTY COUNCIL Vote for One	
Nancy Jacobs	Republican	Billy Boniface	Republican
William B. Kilby	Democratic	Charles J. White, Jr.	Democratic
Write-in		Write-in	
HOUSE OF DELEGAT LEGISLATIVE DISTRIC' Vote for No More Than	T 34A	COUNTY COUNCI COUNCILMANIC DISTI Vote for One	
Glen Glass	Republican	Richard Slutzky	Republican
Sheryl Davis Kohl	Republican	Leonard D. Wheeler	Democratic
Mary-Dulany James	Democratic	Write-in	
B. Daniel Riley	Democratic	JUDGE OF THE CIRCUIT JUDICIAL CIRCUIT Vote for One	
Write-in			
Write-in		Stephen M. Waldron	
COUNTY EXECUTIV Vote for One	Έ	Write-in	
David R. Craig	Republican		
Ann C. Helton	Democratic		
Write-in			
	412		



JUDGE, COURT OF SPECIAL APPEALS AT LARGE Ellen L. Hollander Vote Yes or No For Continuance in Office		REGISTER OF WILLS Vote for One	
		Harry L W. Hopkins	Republican
YES		Eric Roper	Democratic
JUDGE, COURT OF SPECIAL APPEALS APPELLATE CIRCUIT 2 James R. Eyler Vote Yes or No For Continuance in Office		SHERIFF Vote for One	
		YES	
□ NO		Write-in	
		QUESTION 1	
STATE'S ATTORNE Vote for One	Υ	Constitutional Ame Disposition of Park	ndment
Joseph I. Cassilly	Republican	The Board of Public Works ma	rant or other
Write-in		permanent disposition of any state-owned outdoor recreation, open space, conservation preservation, forest, or park land without the	
CLERK OF THE CIRCUIT COURT Vote for One		express approval of the General of a committee that the General designates by statute, resolution	al Assembly
James Reilly	Republican	(Amending Article XII-Public W	orks)
Gloria Bamhart	Democratic	For the Constitutional Ar	mendment
Write-in		Against the Constitutional Amendment	
	11		
Previous Instructi	ons 3	of 5	Next 🖒

QUESTION 2 Constitutional Amendment Circuit Court in Banc Decisions

Allows appeals to the Court of Special Appeals from a decision by an in banc circuit court.

(Amending Article IV-Judiciary Department)

This constitutional amendment establishes the right of a party who did not request in banc review by the circuit court to appeal an adverse decision by the in banc court to the State's intermediate appellate court, the Court of Special Appeals. The amendment provides that a party in a circuit court trial conducted by less than three circuit court judges is eligible for in banc review. The amendment establishes that three judges of a circuit court constitute a circuit court in banc. The amendment repeals the authority of the circuit courts to regulate the rules governing in banc circuit court appeals, and establishes that the Maryland Rules are to provide the procedure for such appeals. The amendment also eliminates obsolete language pertaining to writs of error from this provision of the Constitution.

For the Constitutional Amendment

Against the Constitutional Amendment

Civil Jury Trials Authorizes the enactment of legislation that limits the right to trial by jury in civil proceedings to those proceedings in which the amount in controversy exceeds \$10,000. (Am ending the Declaration of Rights, Article 5) For the Constitutional Amendment Against the Constitutional Amendment

QUESTION 3

Constitutional Amendment

4 of 5

QUESTION 4 Statewide Referendum Election Law Revisions

Special Note: Provisions of this legislation would have amended prior legislation providing an early voting option to voters in primary and general elections. The early voting provisions of this legislation have been declared unconstitutional by court action; the remaining provisions of House Bill 1368 that are subject to this referendum are summarized below.

Requires powers and duties assigned to the State Board of Elections to be exercised in accordance with an affirmative vote by a supermajority of the members of the State Board; requires local boards of elections to establish new precincts to serve certain higher educational institutions; requires local boards to adopt regulations concerning voter registration and to allow public notice and comment concerning proposed changes in precinct boundaries; requires local boards of elections to make public reports concerning deletion of individuals from the voter registry and concerning the number of voter registration applications received; authorizes the State Elections administrator to take specified actions to ensure compliance with State elections laws by local election boards and personnel; requires that certain provisions of this legislation apply only to certain jurisdictions and will remain effective until June 30, 2008; requires all polling places to be equipped with computers containing a record of all registered voters in the county.

(Amending Election Law 2-102, 2-103, 2-202, 2-202.1, 2-206, 2-301, 2-303, 3-501, 10-302)

For the Referred Law	
Against the Referred Law	